1 **Honorable Judge Rothstein** 2 **Trial Date: Not Set** 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 RACHEL K. MCMILLAN, 10 NO. 2:21-cv-00549-BJR Plaintiff, 11 STIPULATION AND ORDER 12 REGARDING BREIFING VS. SCHEDULE FOR 13 THE CPRIDE GROUP LLC, PRIDE GROUP **DEFENDANTS' MOTION TO** NW LLC, CARLENE PRIDE, UNKNOWN DISMISS, OR, IN THE 14 JOHN DOE EMLOYEES OF ALTERNATIVE, TO REQUIRE DEFENDANTS, CARLENE PRIDE'S SPECIFICITY OF CLAIMS 15 MARITAL COMMUNITY (DKT. # 26) Defendants. 16 17 18 I. **STIPULATION** 19 Pursuant to Standing Order for All Civil Cases (Dkt. #8) and Minute Order (Dkt. #27), 20 the parties conferred regarding the briefing schedule for *Defendants' Motion to Dismiss, or, in* 21 the Alternative, to Require Specificity of Claims (Dkt. # 26) and now agree to the following 22 stipulation. The parties stipulate and agree to the following: 23 (1) Plaintiff shall file and serve her response to Defendants' Motion to Dismiss, or, in the 24 Alternative, to Require Specificity of Claims (Dkt. # 26) no later than November 8, 25 2021; STIPULATION AND ORDER RE: THE BARTON LAW FIRM BRIEFING SCHEDULE OF DOCKET 1567 Highlands Dr NE Ste 110-34 ITEM 26 - 1 Issaquah, WA 98029-6245 NO. 2:21-cv-00549-BJR (425) 243-7960 TheBartonLawFirm@GMail.com

1	(2) Defendants shall file and serve their reply in support of <i>Defendants' Motion to</i>	
2	Dismiss, or, in the Alternative, to Require Specificity of Claims (Dkt. # 26) no later	
3	than November 22, 2021; and,	
4	(3) The Court shall schedule the parties' FRCP 26(f) conference after the resolution of	
5	Defendants' Motion to Dismiss, or, in the Alternative, to Require Specificity of	
6	Claims (Dkt. # 26).	
7	The parties note that Defendant has requested oral argument on <i>Defendants' Motion to Dismiss</i> ,	
8	or, in the Alternative, to Require Specificity of Claims (Dkt. # 26).	
9	The parties make this motion in good faith and do not believe any prejudice will result from the	
11	grant of this briefing schedule.	
12	EXECUTED in Issaquah, Washington this October 15, 2021.	EXECUTED in Portland, Oregon this October 15, 2021.
13	THE BARTON LAW FIRM	MARKOWITZ HERBOLD PC
15	John G. Barton, WSBA No. 25323 Attorney for Plaintiffs 1567 Highlands Dr NE Ste 110-34	Jeffery M. Edelson Jeffrey M. Edelson, WSBA #37361 Attorney for Defendants 1455 SW Broadway, Suite 1900
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STIPULATION AND ORDER RE: BRIEFING SCHEDULE OF DOCKET ITEM 26 - 2 NO. 2:21-cv-00549-BJR

THE BARTON LAW FIRM

1567 Highlands Dr NE Ste 110-34 Issaquah, WA 98029-6245 (425) 243-7960 TheBartonLawFirm@GMail.com

1 II. **ORDER** 2 Based upon the foregoing stipulation regarding the briefing schedule for defendants' Motion 3 to Dismiss, or, in the Alternative, to Require Specificity of Claims (Dkt. # 26), the Court hereby 4 ORDERS as follows: 5 1. The Stipulation is GRANTED. 6 2. Plaintiff shall file and serve her response to Defendants' Motion to Dismiss, or, in the 7 Alternative, to Require Specificity of Claims (Dkt. # 26) no later than November 8, 2021. 8 3. Defendants shall file and serve their reply in support of *Defendants' Motion to Dismiss*, 9 or, in the Alternative, to Require Specificity of Claims (Dkt. # 26) no later than November 10 22, 2021. 11 4. The Court will issue an order scheduling the parties FRCP 26(f) conference after ruling 12 on Defendants' Motion to Dismiss, or, in the Alternative, to Require Specificity of Claims 13 (Dkt. # 26). 14 DATED: October 15, 2021. 15 s/Barbara J. Rothstein 16 Barbara Jacobs Rothstein U.S. District Court Judge 17 18 Presented by: John Barton, WSBA #25323 19 TheBartonLawFirm@gmail.com Attorney for Plaintiff 20 And by: 21 Jeffrey M. Edelson, WSBA #37361 JeffEdelson@MarkowitzHerbold.com 22 Attorney for Defendants 23 24 25

STIPULATION AND ORDER RE: BRIEFING SCHEDULE OF DOCKET ITEM 26 - 3 NO. 2:21-cv-00549-BJR THE BARTON LAW FIRM

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